UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF GEORGIA 2211 UNITED STATES COURTHOUSE 75 TED TURNER DRIVE, SW ATLANTA, GEORGIA 30303-3361

KEVIN P. WEIMER
DISTRICT COURT EXECUTIVE
AND CLERK OF COURT

Docketing Section 404-215-1655

August 2, 2024

Clerk of Court U.S. Court of Appeals for the Eleventh Circuit 56 Forsyth Street, NW Atlanta, Georgia 30303

U.S.D.C. No.: 1:23-cv-5655-MHC U.S.C.A. No.: 00-00000-00

In re: Julia M. Robinson et al v. The United States of America et al

Enclosed are documents regarding an appeal in this matter. Please acknowledge receipt on the enclosed copy of this letter.

Х	Certified copies of the Notice of Appeal, Clerk's Judgment, Opinion & Order and Docket Sheet appealed enclosed.					
	This is not the first notice of appeal. Other notices were filed on: .					
X	There is no transcript.					
	The court reporter is .					
	There is sealed material as described below: .					
	Other: .					
X	USCA Appeal fees HAVE been paid. (Receipt# 100013306)					
	Appellant has been leave to proceed in forma pauperis.					
	This is a bankruptcy appeal. The Bankruptcy Judge is .					
	The Magistrate Judge is .					
X	The District Judge is Mark H. Cohen.					
	This is a DEATH PENALTY appeal.					
	Sincerely,					
	Kevin P. Weimer District Court Executive and Clerk of Court					

By: P. McClam
Deputy Clerk

4months, APPEAL, CLOSED, JEM

U.S. District Court Northern District of Georgia (Atlanta) CIVIL DOCKET FOR CASE #: 1:23-cv-05655-MHC

Robinson et al v. The United States of America et al

Assigned to: Judge Mark H. Cohen Cause: 42:1983 Civil Rights Act

Date Filed: 12/08/2023 Date Terminated: 07/08/2024

Jury Demand: Plaintiff

Nature of Suit: 440 Civil Rights: Other Jurisdiction: U.S. Government Defendant

Plaintiff

Julia M. Robinson represented by Julia M. Robinson

2451 Cumberland Parkway SE

Suite 3320

Atlanta, GA 30339 424–313–4070

PRO SE

Plaintiff

Kendall J. Hall represented by Kendall J. Hall

2451 Cumberland Parkway SE

Suite 3320

Atlanta, GA 30339 424–313–4070

PRO SE

V.

Defendant

The United States of America

in the country's Official Capacity

Defendant

William J. Burns

in his Official Capacity who serves as The Director for the Central Intelligence Agency (CIA)

Defendant

Monica Bertagnolli

in her Official Capacity who serves as the Incumbent for The National Institute of Health (NIH)

Defendant

Xavier Becerra

in his Official Capacity who serves as the

Incumbent for The Department of Health and Human Services (DHHS)

Defendant

Pete Buttigieg

in his Official Capacity who serves as the Incumbent for The Department of Transportation (DOT)

Defendant

Lloyd Austin

in his Official Capacity who serves as the Incumbent for The Department of Defense (DOD)

Defendant

Christopher A. Wray

in his Official Capacity who serves as the Incumbent for The Federal Bureau of Investigations (FBI)

Defendant

General Paul M. Nakasone

in his Official Capacity who serves as the Incumbent for The National Security Agency (NSA)

Defendant

Merrick Garland

in his Official Capacity who serves as the Attorney General for The Department of Justice (DOJ)

Defendant

Dr. Robert Califf

in his Official Capacity who serves as the Incumbent for The Department of Health and Human Services Food and Drug Administration

Defendant

Alejandro Mayorkas

in his Official Capacity who serves as the Incumbent for The United States Department of Homeland Security

Defendant

T-Mobile Inc.

represented by Matthew Scott Knoop

Polsinelli, P.C.-GA

Suite 1100

1201 West Peachtree Street, NW

Atlanta, GA 30309 404-253-6000 Fax: 404-253-6060

Email: mknoop@polsinelli.com
ATTORNEY TO BE NOTICED

Defendant

AT&T Inc.

represented by Jennifer Cotton

Kilpatrick Townsend & Stockton LLP

1100 Peachtree Street NE

Suite 2800

Atlanta, GA 30309

404-815-6317

Fax: 404-541-3160

Email: <u>jcotton@kilpatricktownsend.com</u>

ATTORNEY TO BE NOTICED

John P. Jett

Kilpatrick Townsend & Stockton, LLP -

ATL

Suite 2800

1100 Peachtree Street, N.E. Atlanta, GA 30309–4528

404-815-6020

Email: <u>ijett@kilpatricktownsend.com</u>

ATTORNEY TO BE NOTICED

Defendant

Mojio Inc. Canada

Defendant

Mojio Inc. United States

Defendant

Mojio Inc. Bulgaria

Defendant

Apple Inc.

represented by Edwin Allen Page

Bondurant Mixson & Elmore, LP One Atlantic Center, Suite 3900 1201 W. Peachtree Street, NW

Atlanta, GA 30309

404-881-4167

Email: page@bmelaw.com
ATTORNEY TO BE NOTICED

Fredric Joseph Bold, Jr.

Bondurant Mixson & Elmore, LLP 1201 West Peachtree Street, N.W. Ste 3900 Atlanta, GA 30309–3417 404–881–4100 Email: bold@bmelaw.com ATTORNEY TO BE NOTICED

Defendant

Enterprise Rent-A-Car Inc./Enterprise Holdings Inc.

Defendant

Enterprise Rent-A-Car Inc./ Enterprise Holdings Inc. represented by Jeffrey Ronald Baxter

Baker & Hostetler, LLP – GA 1170 Peachtree Street Northeast Suite 2400 Atlanta, GA 30309–7676 404–459–0050

Fax: 404–527–4198

Email: jbaxter@bakerlaw.com ATTORNEY TO BE NOTICED

Defendant

T-Mobile Inc. /Deutsche Telekom AG Inc.

Defendant

Audi Inc.

Defendant

Audi Inc.

Defendant

Memorial Hospital

Miramar/Memorial Health Care System Inc./Memorial HealthCare System

represented by Frank P. Rainer

Memorial Healthcare System 3111 Stirling Road Suite 600 Hollywood, FL 33312 954–265–5933 LEAD ATTORNEY PRO HAC VICE ATTORNEY TO BE NOTICED

Scott Ryan Strauss

Memorial Healthcare System 3111 Stirling Road Hollywood, FL 33312 954–265–5933

Fax: 954–276–0487 Email: sstrauss@mhs.net LEAD ATTORNEY PRO HAC VICE ATTORNEY TO BE NOTICED

Defendant

Memorial Hospital

Miramar/Memorial HealthCare System Inc./Memorial HealthCare System

represented by Frank P. Rainer

(See above for address)

LEAD ATTORNEY

PRO HAC VICE

ATTORNEY TO BE NOTICED

Scott Ryan Strauss

(See above for address)

LEAD ATTORNEY

PRO HAC VICE

ATTORNEY TO BE NOTICED

Raanon Gal

Barnes & Thornburg LLP 3340 Peachtree Rd NE Suite 2900 Atlanta, GA 30326 404–264–4066 Fax: 404–264–4033 Email: rgal@btlaw.com ATTORNEY TO BE NOTICED

Defendant

Florida Atlantic University (FAU)

represented by Christopher Sutter

110 S.E. 6th Street
Ste 10th Floor
Fort Lauderdale, FL 33301
954–712–4733
Email: christopher.sutter@myfloridalegal.com
LEAD ATTORNEY

PRO HAC VICE ATTORNEY TO BE NOTICED

Florida Attorney General's Office

Roger A. Chalmers

Georgia Department of Law Office of the Attorney General 40 Capitol Square, S.W. Atlanta, GA 30334–1300 404–458–3220

Fax: 404–651–5304

Email: <u>rchalmers@law.ga.gov</u> *ATTORNEY TO BE NOTICED*

Defendant

Dr. Brittney Mason-Hirner

OBGYN

represented by Leigh Farnell Rosenbloom

Marks Gray P.A.

1200 Riverplace Boulevard

Suite 800 Jacksonville

Jacksonville, FL 32207

904–398–0900 Fax: 904–399–8440

Email: lrosenbloom@marksgray.com

LEAD ATTORNEY PRO HAC VICE

ATTORNEY TO BE NOTICED

John Hall Kirbo

Chamberlain Hrdlicka 191 Peachtree St.

Ste 4600

Atlanta, GA 30303 404-659-1410 Fax: 404-659-1852

Email: <u>jkirbo@wiggamlaw.com</u> *ATTORNEY TO BE NOTICED*

Defendant

MD Mariana Danet

represented by Amy Michelle Hoffman

Lavender Hoffman Emery, LLC

750 Hammond Drive Building 2, Suite 200 Atlanta, GA 30328 404–480–5244 Fax: 404–480–5244

Email: ahoffman@lhefirm.com ATTORNEY TO BE NOTICED

Defendant

MD Yoel A Hernandez - Rodriguez

represented by Christopher Paul Berney

Christopher P. Berney, P.C. 934 Glenwood Ave SE

Ste 110

Atlanta, GA 30316 404–881–6010

Email: cberney@cpblegal.com
ATTORNEY TO BE NOTICED

Defendant

Amgen Inc. represented by Eileen Elizabeth Hintz Rumfelt

Miller & Martin, PLLC – ATL

Suite 2100

1180 West Peachtree Street, N.W.

Atlanta, GA 30309-3407

404-962-6100

Email: eileen.rumfelt@millermartin.com

ATTORNEY TO BE NOTICED

Defendant

BlackRock Inc.

represented by Charles Spalding, Jr

King & Spalding

Trial and Global Disputes 1180 Peachtree St. NE

Ste. 1600

Atlanta, GA 30309 404–572–4666

Email: cspalding@kslaw.com
ATTORNEY TO BE NOTICED

Defendant

John Does

Defendant

Jane Does

Defendant

The Entire State of Florida and all U.S. Government Employees that work for The State of Florida

Defendant

Donald Trump

Defendant

Ron Desantis

Defendant

Ashley Moody

Defendant

Katherine Fernandez Rundle

Defendant

The Entire Republican Political Party (GOP)

Defendant

Judge Teresa Mary Pooler

Defendant

The Entire Eleventh Judicial Clerk of Court in Miami Dade County

Defendant

The University of Miami (UM)

Defendant

The Florida Bar

Defendant

All Organizations, Churches, Affiliates, Donors, Associations and or endorsed but not limited to The Entire Republican Political Party

Defendant

Metro West Detention Center

Defendant

Jean Jacques' Myara

Defendant

Dyan Myara

Defendant

Justin Myara

Defendant

Jordan Myara

Defendant

Jake Myara

Defendant

The Owners of The Plaintiffs residents

Defendant

The Entire USPS Postel Service

Defendant

The City of Sunny Isles Beach Florida

Defendant

The City of Sunny Isles Beach Police Department

Defendant

The City of Smryna Georgia

Defendant

All Police Unions and Departments in The States of Georgia and Florida

Defendant

All Firefighters Unions and Departments of The States of Georgia and Florida

Defendant

All Ambulance (EMT) Services in States of Georgia and Florida

Defendant

All Colleges and Universities in The Entire World

Defendant

All Research Companies and Studies in The Entire World

Defendant

All Professors in The Entire World

Defendant

All Computer/Tech/App Developers in The Entire World

Defendant

All other Attorneys that have secret alliances with all or some of The Defendants that have participated in crimes committed against The Plaintiffs

Defendant

All Churches and Organizations in The Entire World (The Plaintiffs aren't members and Do Not Consent to Any Form of Research from any Churches, Organizations, Colleges, Universities, Research Companies in the Entire Worl that are and Have Either Signed Non Disclosures with the U.S. Government Attorneys or Federal Departments Employees to Desperately Attempt to Sabotage the Plaintiffs Civil Cases

Defendant

All Media Companies and Outlets in the Entire World that are Illegally in the Background of the Plaintiffs Private Properties

Defendant

All Fake Con Artist so Called Leadersand So Called Civil Rights (White) Attorneys that Actually Work for the Federal Government as Double Agents to Supress, Sabotage, and Pretend to be the Help of

Black African American Victim Plaintiffs that Constitutional Rights were Violated by the Defendants that went Pro Se' because they Didn't have a Choice Because These Same So Called Leaders and Attorneys Didn't Want to Help or were Paid not

Defendant

All Roofing Companies in the Entire World

Defendant

All Plumbing Companies in the Entire World

Defendant

Any and All Maintenance Companies in the Entire World

Defendant

All of the Defendants Associates, Families, Co-Workers, and Friends

Defendant

All of the Residents in the Cities of Smyrna, Palmetto, Peachtree City, Union City, and Tyrone Georgia that Have Been Paid by the Defendants to Participate in the On Going Crimes Committed Against the Plaintiffs that Either Signed Non Disclosures or Didn't Sign Non Disclosures to Assist the Defendants that are Literally Federal and Private Companies Hired Informants

Defendant

All Doctos, Hospitals, Clinics, Insurance Companies, Institutions, and Doctors Offices and Medical Staff in the Entire World that Gladly Assisted the Defendants in Continuing the On Going Crimes

Committed Against the Plaintiffs

Date Filed	#	Page	Docket Text
12/08/2023	1		APPLICATION for Leave to Proceed in forma pauperis by Kendall J. Hall, Julia M. Robinson. (Attachments: # 1 Complaint, # 2 Notice of Lawsuit and Request for Waiver – Mayorkas, # 3 Notice of Lawsuit and Request for Waiver – Amgen, # 4 Notice of Lawsuit and Request for Waiver – Apple, # 5 Notice of Lawsuit and Request for Waiver – Audi, # 8 Notice of Lawsuit and Request for Waiver – Audi, # 8 Notice of Lawsuit and Request for Waiver – BlackRock, # 9 Notice of Lawsuit and Request for Waiver – Brittany Mason–Hirner, # 11 Notice of Lawsuit and Request for Waiver – Brittany Mason–Hirner, # 11 Notice of Lawsuit and Request for Waiver – Robert Califf, # 12 Notice of Lawsuit and Request for Waiver – Brittany Mason–Hirner, # 11 Notice of Lawsuit and Request for Waiver – Botice of Lawsuit and Request for Waiver – Florida Atlantic University, # 14 Notice of Lawsuit and Request for Waiver – Paul Nakasone, # 15 Notice of Lawsuit and Request for Waiver – John Does, # 16 Notice of Lawsuit and Request for Waiver – John Does, # 16 Notice of Lawsuit and Request for Waiver – Yoel Hernandez—Rodriguez, # 20 Notice of Lawsuit and Request for Waiver – Memorial HealthCare, # 21 Notice of Lawsuit and Request for Waiver – Memorial HealthCare, # 21 Notice of Lawsuit and Request for Waiver – Merrick Garland, # 22 Notice of Lawsuit and Request for Waiver – Mojio Bulgaria, # 23 Notice of Lawsuit and Request for Waiver – Mojio Canada, # 24 Notice of Lawsuit and Request for Waiver – Mojio Bulgaria, # 23 Notice of Lawsuit and Request for Waiver – Mojio Canada, # 24 Notice of Lawsuit and Request for Waiver – Tobile Telekom, # 29 Notice of Lawsuit and Request for Waiver – Tobile Telekom, # 29 Notice of Lawsuit and Request for Waiver – Tobile Telekom, # 29 Notice of Lawsuit and Request for Waiver – Tobile Telekom, # 29 Notice of Lawsuit and Request for Waiver – Tobile Telekom, # 29 Notice of Lawsuit and Request for Waiver – William J. Burns, # 31 Notice of Lawsuit and Request for Waiver – William J. Burns, # 31 Notice of Lawsuit and Request for Wa
12/18/2023			Submission of <u>1</u> APPLICATION for Leave to Proceed in forma pauperis, to Magistrate Judge J. Elizabeth McBath. (jbu) (Entered: 12/18/2023)
12/19/2023	2		ORDER DENYING Plaintiff Julia M. Robinson's <u>1</u> Application for Leave to Proceed in forma pauperis, and Plaintiffs are ORDERED to pay the full filing fee within 21 days of the date of this Order. Plaintiffs are ADVISED that failure

		to do so may result in dismissal of this action. Signed by Magistrate Judge J. Elizabeth McBath on 12/19/23. (jpa) (Entered: 12/19/2023)
12/19/2023		Clerk's Certificate of Mailing as to Kendall J. Hall, Julia M. Robinson re <u>2</u> Order on Application for Leave to Proceed in forma pauperis. (jpa) (Entered: 12/19/2023)
01/10/2024		Filing Fee Paid: \$ 405, receipt number 100008883 (dgr) (Entered: 01/10/2024)
01/10/2024	3	COMPLAINT with Jury Demand filed by Kendall J. Hall and Julia M. Robinson.(Filing fee \$405, receipt number 100008883) (Attachments: # 1 Civil Cover Sheet)(dgr) Please visit our website at http://www.gand.uscourts.gov/commonly-used-forms to obtain Pretrial Instructions and Pretrial Associated Forms which includes the Consent To Proceed Before U.S. Magistrate form. (Entered: 01/11/2024)
01/10/2024	4	REQUEST FOR WAIVER of Service mailed on 12/7/2023. (Attachments: # 1 Notice of Lawsuit and Request for Waiver— Califf, # 2 Notice of Lawsuit and Request for Waiver— Xavier Becerra, # 3 Notice of Lawsuit and Request for Waiver— William J. Burns, # 4 Notice of Lawsuit and Request for Waiver— T—Mobile, # 5 Notice of Lawsuit and Request for Waiver— T Mobile Telekom, # 6 Notice of Lawsuit and Request for Waiver— USA, # 7 Notice of Lawsuit and Request for Waiver— Monica Bertagnoli, # 9 Notice of Lawsuit and Request for Waiver— Mojio, # 10 Notice of Lawsuit and Request for Waiver— Mojio Canada, # 11 Notice of Lawsuit and Request for Waiver— Mojio Bulgaria, # 12 Notice of Lawsuit and Request for Waiver— Memorial HealthCare, # 14 Notice of Lawsuit and Request for Waiver— Memorial HealthCare, # 15 Notice of Lawsuit and Request for Waiver— Mojio Austin, # 17 Notice of Lawsuit and Request for Waiver— Mariana Danet, # 16 Notice of Lawsuit and Request for Waiver— Mariana Danet, # 16 Notice of Lawsuit and Request for Waiver— John Does, # 19 Notice of Lawsuit and Request for Waiver— John Does, # 12 Notice of Lawsuit and Request for Waiver— Florida Atlantic University, # 21 Notice of Lawsuit and Request for Waiver— Robert Califf, # 23 Notice of Lawsuit and Request for Waiver— Brietrapise, # 22 Notice of Lawsuit and Request for Waiver— Brietrapise, # 25 Notice of Lawsuit and Request for Waiver— Brietrapise, # 25 Notice of Lawsuit and Request for Waiver— Brietrapise, # 25 Notice of Lawsuit and Request for Waiver— Brietrapise Mason—Hirner, # 24 Notice of Lawsuit and Request for Waiver— Brietrapise for Waiver— Audi, # 27 Notice of Lawsuit and Request for Waiver— Audi, # 28 Notice of Lawsuit and Request for Waiver— Arast, # 29 Notice of Lawsuit and Request for Waiver— Arast, # 29 Notice of Lawsuit and Request for Waiver— Arast, # 29 Notice of Lawsuit and Request for Waiver— Arast, # 29 Notice of Lawsuit and Request for Waiver— Arast, # 29 Notice of Lawsuit and Request for Waiver— Arast, # 29 Notice of Lawsuit and Request for Waiver—
01/22/2024	<u>5</u>	STANDING ORDER REGARDING CIVIL LITIGATION. Signed by Judge Mark H. Cohen on 1/22/2024. (dgr) (Entered: 01/22/2024)
01/22/2024		Clerk's Certificate of Mailing as to Kendall J. Hall and Julia M. Robinson re <u>5</u> Order. (dgr) (Entered: 01/22/2024)
02/07/2024	<u>6</u>	NOTICE of Pro Se Appearance by Julia M. Robinson. (dgr) (Entered: 02/08/2024)
02/20/2024	7	NOTICE Of Filing Jury Demand and Filings by Kendall J. Hall and Julia M. Robinson. (dgr) (Entered: 02/21/2024)

02/28/2024	8	REQUEST FOR WAIVER of Service mailed on 12/7/2023 as to T-Mobile Inc., T-Mobile Inc./Deutsche Telekom AG Inc., Memorial HealthCare System Inc., Florida Atlantic University (FAU), Memorial HealthCare System Inc. (Miramar), Dr. Brittney Mason-Hirner, Jane Does, MD Yoel A Hernandez – Rodriguez, MD Mariana Danet, The United States of America, William J. Burns, Pete Buttigieg, Lloyd Austin, Christopher A. Wray, General Paul M. Nakasone, Merrick Garland, Xavier Becerra, Dr. Robert Califf, Alejandro Mayorkas, Monica Bertagnolli, John Does, Enterprise Rent-A-Car
		Inc./Enterprise Holdings Inc. (Clayton), Enterprise Rent–A–Car Inc./Enterprise Holdings Inc. (St. Louis), Audi Inc. (USA), Audi Inc. (Germany), Apple Inc., Mojio Inc. (Bulgaria), Mojio Inc. (U.S.), Mojio Inc. (Canada), and AT&T Inc. (jbu) Modified on 3/1/2024 (jbu). (Entered: 03/01/2024)
02/29/2024	2	REQUEST FOR WAIVER of Service mailed on 12/7/2023. (Attachments: # 1 Waiver of Service of Summons Apple Inc., # 2 Waiver of Service of Summons AT&T, # 3 Waiver of Service of Summons Audi Inc, # 4 Waiver of Service of Summons Christopher Wray, # 5 Waiver of Service of Summons Dr. Califf, # 6 Waiver of Service of Summons Enterprise Holdings, # 7 Waiver of Service of Summons Enterprise Rent A Car Inc, # 8 Waiver of Service of Summons General Paul, # 9 Waiver of Service of Summons John Does, # 10 Waiver of Service of Summons Lloyd Austin, # 11 Waiver of Service of Summons Merrick Garland, # 12 Waiver of Service of Summons Mojio Inc., # 13 Waiver of Service of Summons Mojio, # 15 Waiver of Service of Summons Monica Bertagnolli, # 16 Waiver of Service of Summons Pete Buttigieg, # 17 Waiver of Service of Summons The United States, # 18 Waiver of Service of Summons T – Mobile Inc, # 19 Waiver of Service of Summons T – Mobile, # 20 Waiver of Service of Summons William Burns, # 21 Waiver of Service of Summons Xavier Becerra)(dgr) (Entered: 03/04/2024)
03/05/2024	10	Summons Issued as to Amgen Inc, Apple Inc, AT&T Inc, Audi Inc America, Audi Inc, Blackrock Inc, Dr. Brittney OBGYN, Dr. Brittney, Enterprise Holdings, Florida Atlantic, MD Mariana Danet, MD Mariana, MD Yoel Hernandez, MD Yoel, Memorial Healthcare, Mojio Inc Canada, Mojio Inc United States, Mojio Inc, and T–Mobile Deutsche Telekon AG. (Attachments: # 1 Summons Apple Inc, # 2 Summons AT&T Inc, # 3 Summons Audi Inc America, # 4 Summons Audi Inc, # 5 Summons Blackrock Inc, # 6 Summons Dr. Brittney OBGYN, # 7 Summons Dr. Brittney, # 8 Summons Enterprise Holdings, # 9 Summons Florida Atlantic, # 10 Summons MD Mariana Danet, # 11 Summons MD Mariana, # 12 Summons MD Yoel Hernandez, # 13 Summons MD Yoel, # 14 Summons Memorial Healthcare, # 15 Summons Mojio Inc Canada, # 16 Summons Mojio Inc United States, # 17 Summons Mojio Inc, # 18 Summons TMobile Deutsche Telekon AG)(dgr) (Entered: 03/07/2024)
03/07/2024	11	MOTION for Extension of Time to Serve Process on All of the Defendants by Julia M. Robinson. (dgr) (Entered: 03/08/2024)
03/07/2024	12	Summons Issued as to Lloyd Austin, Xavier Becerra, Monica Bertagnolli, William J. Burns, Pete Buttigieg, Robert Califf, Merrick Garland, Alejandro Mayorkas, Paul M. Nakasone, The United States of America, Christopher A. Wray. (Attachments: # 1 Summons United States of America, # 2 Summons William J. Burns, # 3 Summons Monica Bertgonelli, # 4 Summons Xavier Becerra, # 5 Summons Pete Buttigieg, # 6 Summons Lloyd Austin, # 7

		Summons Christopher Wray, # <u>8</u> Summons Paul Nakasone, # <u>9</u> Summons Merrick Garland, # <u>10</u> Summons Robert Califf)(dgr) (Entered: 03/08/2024)
03/08/2024	13	ORDER granting 11 Motion for Extension of Time to Serve Process on All of the Defendants in this case. Plaintiff has an additional thirty (30) days to effectuate service on Defendants. Signed by Judge Mark H. Cohen on 3/8/2024. (dgr) (Entered: 03/08/2024)
03/08/2024		Clerk's Certificate of Mailing as to Kendall J. Hall and Julia M. Robinson re <u>13</u> Order on Motion for Extension of Time. (dgr) (Entered: 03/08/2024)
03/08/2024	14	Return of Service Executed by Julia M. Robinson. Lloyd Austin served on 3/7/2024, answer due 3/28/2024; Xavier Becerra served on 3/7/2024, answer due 3/28/2024; Monica Bertagnolli served on 3/7/2024, answer due 3/28/2024; William J. Burns served on 3/7/2024, answer due 3/28/2024; Pete Buttigieg served on 3/7/2024, answer due 3/28/2024; Robert Califf served on 3/7/2024, answer due 3/28/2024; Mariana Danet served on 3/7/2024, answer due 3/28/2024; Yoel A Hernandez – Rodriguez served on 3/7/2024, answer due 3/28/2024; Brittney Mason–Hirner served on 3/7/2024, answer due 3/28/2024; Alejandro Mayorkas served on 3/7/2024, answer due 3/28/2024; Paul M. Nakasone served on 3/7/2024, answer due 3/28/2024; The United States of America served on 3/7/2024, answer due 3/28/2024; Christopher A. Wray served on 3/7/2024, answer due 3/28/2024; Christopher A. Wray served on 3/7/2024, answer due 3/28/2024; Christopher A. Wray served on 3/7/2024, answer due 3/28/2024; Christopher A. Wray served on 3/7/2024, answer due 3/28/2024. (Attachments: # 1 Proof of Service Christopher Wray, # 2 Proof of Service Dr. Brittney, # 3 Proof of Service Dr. Robert Califfin, # 4 Proof of Service General Paul Nakasone, # 5 Proof of Service Lloyd Austin, # 6 Proof of Service MD Mariana Danet, # 7 Proof of Service MD Yoel Hernandez, # 8 Proof of Service Merrick Garland, # 9 Proof of Service Monica Bertagnelli, # 10 Proof of Service William Burns, # 13 Proof of Service The United States, # 12 Proof of Service William Burns, # 13 Proof of Service Xavier Becerra)(dgr) (Entered: 03/11/2024)
03/11/2024	<u>15</u>	NOTICE Of Filing by Julia M. Robinson. (dgr) (Entered: 03/13/2024)
03/11/2024	<u>16</u>	Return of Service Executed by Julia M. Robinson. Mariana Danet served on 3/11/2024, answer due 4/1/2024; Florida Atlantic University (FAU) served on 3/8/2024, answer due 3/29/2024; Yoel A Hernandez – Rodriguez served on 3/11/2024, answer due 4/1/2024; Memorial Hospital served on 3/11/2024, answer due 4/1/2024. (Attachments: # 1 Return of Service Memorial Healthcare System Inc, # 2 Return of Service Florida Atlantic University, # 3 Return of Service Mariana Danet)(dgr) (Entered: 03/13/2024)
03/12/2024	17	Return of Service Executed by Julia M. Robinson. Mariana Danet served on 3/11/2024, answer due 4/1/2024; Florida Atlantic University (FAU) served on 3/8/2024, answer due 3/29/2024; Yoel A Hernandez – Rodriguez served on 3/11/2024, answer due 4/1/2024; Memorial Hospital served on 3/11/2024, answer due 4/1/2024 (kng) (Entered: 03/13/2024)
03/12/2024	18	NOTICE Of Filing Proof of Waiver of Service by Julia M. Robinson (kng) (Entered: 03/13/2024)
03/13/2024	<u>19</u>	Summons Issued as to T-Mobile Inc. (kng) (Entered: 03/13/2024)
03/13/2024	20	OBJECTION re 2 Request for Waiver of Service,,,, <u>8</u> Request for Waiver of Service,,, as to Authenticity of Electronically Filed Documents and Signatures

		by Enterprise Rent–A–Car Inc./ Enterprise Holdings Inc., Enterprise Rent–A–Car Inc./Enterprise Holdings Inc (Baxter, Jeffrey) (Entered: 03/13/2024)
03/21/2024	21	APPLICATION for Admission of Christopher Sutter Pro Hac Vice (Application fee \$ 100, receipt number AGANDC–13307235).by Florida Atlantic University (FAU). (Chalmers, Roger) Documents for this entry are not available for viewing outside the courthouse. (Entered: 03/21/2024)
03/22/2024		APPROVAL by Clerks Office re: <u>21</u> APPLICATION for Admission of Christopher Sutter Pro Hac Vice (Application fee \$ 100, receipt number AGANDC–13307235) Attorney Christopher Sutter added appearing on behalf of Florida Atlantic University (FAU). E–filing access may be requested after an order granting the application is entered. (djs) (Entered: 03/22/2024)
03/22/2024		MINUTE ORDER Granting 21 Application for Admission Pro Hac Vice of Christopher Sutter by CRD at the direction of the Clerk's Office. Approved by Judge Mark H. Cohen on 3/22/2024. If the applicant does not have CM/ECF access in the Northern District of Georgia already, they must request access at http://pacer.gov. If they have electronically filed in this district in a previous case, please omit this step.(lme) (Entered: 03/22/2024)
03/25/2024	22	MOTION to Dismiss with Brief In Support by Florida Atlantic University (FAU). (Attachments: # 1 Brief Brief in Support of FAU's Motion to Dismiss)(Sutter, Christopher) (Entered: 03/25/2024)
03/28/2024	23	Return of Service Executed by Julia M. Robinson. Brittney Mason–Hirner served on 3/20/2024, answer due 4/10/2024. (dgr) (Entered: 03/29/2024)
03/29/2024	24	MOTION TO DISMISS FOR FAILURE TO STATE A CLAIM with Brief In Support by Mariana Danet. (Attachments: # 1 Brief Mariana Danet, M.D's Memorandum in Support of Motion to Dismiss or in the Alternative for More Definite Statement)(Hoffman, Amy) (Entered: 03/29/2024)
04/01/2024	25	First MOTION to Dismiss <i>Plaintiff's Complaint Fed. R. Civ. Proc.</i> 12(b)(6) or, in the Alternative, for a More Definite Statement under Fed. R. Civ. Proc. 12(e) and Brief in Support Thereof. by Yoel A Hernandez – Rodriguez. (Berney, Christopher) (Entered: 04/01/2024)
04/01/2024	26	MOTION to Dismiss with Brief In Support by Memorial Hospital. (Attachments: # 1 Brief in Support of Motion to Dismiss)(Gal, Raanon) (Entered: 04/01/2024)
04/02/2024	27	APPLICATION for Admission of Scott Ryan Strauss Pro Hac Vice (Application fee \$ 100, receipt number AGANDC–13333683).by Memorial Hospital. (Gal, Raanon) Documents for this entry are not available for viewing outside the courthouse. (Entered: 04/02/2024)
04/02/2024	28	APPLICATION for Admission of Frank Paul Rainer Pro Hac Vice (Application fee \$ 100, receipt number AGANDC–13333691).by Memorial Hospital. (Gal, Raanon) Documents for this entry are not available for viewing outside the courthouse. (Entered: 04/02/2024)
04/03/2024		RETURN of <u>28</u> APPLICATION for Admission of Frank Paul Rainer Pro Hac Vice (Application fee \$ 100, receipt number AGANDC–13333691) to attorney for correction. Reason for return: 1. Applicant listed incorrect division on first

		page of application. 2. Applicant's residential address cannot match their business address. Please correct and resubmit. (cpp) (Entered: 04/03/2024)
04/03/2024		RETURN of <u>27</u> APPLICATION for Admission of Scott Ryan Strauss Pro Hac Vice (Application fee \$ 100, receipt number AGANDC–13333683) to attorney for correction. Reason for return: 1. Applicant listed incorrect division on first page of application. 2. Applicant's residential address cannot match their business address. Please correct and resubmit. (cpp) (Entered: 04/03/2024)
04/04/2024	29	Application for Refund of Fees paid online through Pay.gov for receipt number AGANDC-13333660. (Gal, Raanon) (Entered: 04/04/2024)
04/05/2024		Clerks Approval re <u>29</u> Application for Refund of Fees paid online. (mec) (Entered: 04/05/2024)
04/05/2024	30	APPLICATION for Admission of Scott Ryan Strauss Pro Hac Vice.by Memorial Hospital. (Gal, Raanon) Documents for this entry are not available for viewing outside the courthouse. (Entered: 04/05/2024)
04/05/2024	31	APPLICATION for Admission of Frank Paul Rainer Pro Hac Vice.by Memorial Hospital. (Gal, Raanon) Documents for this entry are not available for viewing outside the courthouse. (Entered: 04/05/2024)
04/05/2024	<u>32</u>	MOTION for Permission to File Electronically by Julia M. Robinson. (dgr) (Entered: 04/08/2024)
04/08/2024		APPROVAL by Clerks Office re: 30 APPLICATION for Admission of Scott Ryan Strauss Pro Hac Vice(Application fee \$ 100, receipt number AGANDC–13333683). Attorney Scott Ryan Strauss added appearing on behalf of Memorial Hospital, Memorial Hospital. E–filing access may be requested after an order granting the application is entered. (djs) (Entered: 04/08/2024)
04/08/2024		MINUTE ORDER Granting 30 Application for Admission Pro Hac Vice of Scott R. Strauss by CRD at the direction of the Clerk. Approved by Judge Mark H. Cohen on 4/8/2024. If the applicant does not have CM/ECF access in the Northern District of Georgia already, they must request access at http://pacer.gov. If they have electronically filed in this district in a previous case, please omit this step.(lme) (Entered: 04/08/2024)
04/08/2024		APPROVAL by Clerks Office re: 31 APPLICATION for Admission of Frank Paul Rainer Pro Hac Vice(Application fee \$ 100, receipt number AGANDC–13333691). Attorney Frank P. Rainer added appearing on behalf of Memorial Hospital, Memorial Hospital. E–filing access may be requested after an order granting the application is entered. (djs) (Entered: 04/08/2024)
04/08/2024		MINUTE ORDER Granting 31 Application for Admission Pro Hac Vice of Frank P. Rainer by CRD at the direction of the Clerk's Office. Approved by Judge Mark H. Cohen on 4/8/2024. If the applicant does not have CM/ECF access in the Northern District of Georgia already, they must request access at http://pacer.gov. If they have electronically filed in this district in a previous case, please omit this step.(lme) (Entered: 04/08/2024)
04/08/2024	<u>33</u>	MOTION to Dismiss by Apple Inc (Bold, Fredric) (Entered: 04/08/2024)
04/08/2024	35	AFFIDAVIT of Service as to AT&T, BlackRock Inc, and Enterprise Holdings, Inc.(dgr) (Additional attachment(s) added on 4/15/2024: # 1 Corrected Main

		Document) (jbu). (Entered: 04/09/2024)
04/09/2024		Refund in the amount of \$100.00 has been processed, effective 4/9/2024 in response to Clerks Action on Application for Refund of Fees paid online. (kns) (Entered: 04/09/2024)
04/09/2024	34	Certificate of Interested Persons and Corporate Disclosure Statement by Memorial Hospital. (Gal, Raanon) (Entered: 04/09/2024)
04/10/2024	<u>36</u>	Certificate of Interested Persons and Corporate Disclosure Statement by Apple Inc (Page, Edwin) (Entered: 04/10/2024)
04/10/2024	<u>37</u>	MOTION to Dismiss with Brief In Support by Brittney Mason–Hirner. (Attachments: # 1 Brief in support of the motion to dismiss)(lme) (Entered: 04/10/2024)
04/10/2024		Clerk's Certificate of Mailing as to Julia M. Robinson and Kendall J. Hall, re <u>37</u> MOTION to Dismiss with Brief in Support. (lme) (Entered: 04/10/2024)
04/12/2024	38	MOTION TO DISMISS FOR FAILURE TO STATE A CLAIM with Brief In Support by Amgen Inc (Rumfelt, Eileen Elizabeth) (Entered: 04/12/2024)
04/12/2024	39	Certificate of Interested Persons and Corporate Disclosure Statement by Amgen Inc (Rumfelt, Eileen Elizabeth) (Entered: 04/12/2024)
04/12/2024	40	NOTICE of Appearance by Edwin Allen Page on behalf of Apple Inc. (Page, Edwin) (Entered: 04/12/2024)
04/15/2024		Notification of Docket Correction re <u>35</u> Affidavit of Service. Added corrected main document while verifying paper. (jbu) (Entered: 04/15/2024)
04/15/2024		Submission of <u>22</u> MOTION to Dismiss to District Judge Mark H. Cohen. (lme) (Entered: 04/15/2024)
04/15/2024	41	RESPONSE in Opposition re <u>22</u> MOTION to Dismiss filed by Julia M. Robinson. (Attachments: # <u>1</u> Defendant Florida Atlantic's Motion to Dismiss)(dgr) (Entered: 04/16/2024)
04/16/2024		Submission of <u>24 MOTION</u> to Dismiss for Failure to State a Claim to District Judge Mark H. Cohen. (lme) (Entered: 04/16/2024)
04/16/2024	42	Amended RESPONSE in Opposition re <u>22</u> MOTION to Dismiss filed by Julia M. Robinson. (dgr) (Entered: 04/16/2024)
04/22/2024		Submission of <u>25</u> First MOTION to Dismiss <i>Plaintiff's Complaint Fed. R. Civ. Proc.</i> 12(b)(6) or, in the Alternative, for a More Definite Statement under Fed. R. Civ. Proc. 12(e) and Brief in Support and <u>26</u> MOTION to Dismiss to District Judge Mark H. Cohen. (lme) (Entered: 04/22/2024)
04/22/2024		Clerk's Notation re <u>34</u> , <u>36</u> and <u>39</u> Certificate of Interested Persons/Corporate Disclosure Statements reviewed by Mark H. Cohen. (lme) (Entered: 04/22/2024)
04/23/2024	43	MOTION to Dismiss by AT&T Inc (Cotton, Jennifer) (Entered: 04/23/2024)
04/23/2024	44	Certificate of Interested Persons and Corporate Disclosure Statement by AT&T Inc (Cotton, Jennifer) (Entered: 04/23/2024)
04/23/2024	47	

		Amended Opposition/Objections/Response to Memorial Healthcare Systems and Mariana Danet M.D. Motino to Dismiss/Notice of Hearing re <u>24</u> MOTION TO DISMISS FOR FAILURE TO STATE A CLAIM and <u>26</u> MOTION to Dismiss filed by Julia M. Robinson. (Attachments: # <u>1</u> Defendant Mariana Danet Memorandum in Support of Motion to Dismiss, # <u>2</u> Defendant South Broward Hopsital District's Memorandum in Support of its Motion to Dismiss)(dgr) (Entered: 04/25/2024)
04/24/2024	<u>45</u>	NOTICE of Appearance by John P. Jett on behalf of AT&T Inc. (Jett, John) (Entered: 04/24/2024)
04/24/2024		Submission of 32 MOTION for Permission to File Electronically to District Judge Mark H. Cohen. (lme) (Entered: 04/24/2024)
04/24/2024	46	APPLICATION for Admission of Leigh Farnell Rosenbloom Pro Hac Vice (Application fee \$ 100, receipt number AGANDC–13387054).by Brittney Mason–Hirner. (Attachments: # 1 Text of Proposed Order)(Kirbo, John) Documents for this entry are not available for viewing outside the courthouse. (Entered: 04/24/2024)
04/25/2024		APPROVAL by Clerks Office re: <u>46</u> APPLICATION for Admission of Leigh Farnell Rosenbloom Pro Hac Vice (Application fee \$ 100, receipt number AGANDC–13387054). Attorney Leigh Rosenbloom added appearing on behalf of Brittney Mason–Hirner. E–filing access may be requested after an order granting the application is entered. (cpp) (Entered: 04/25/2024)
04/25/2024	48	Amended RESPONSE in Opposition re <u>24</u> MOTION TO DISMISS FOR FAILURE TO STATE A CLAIM, <u>26</u> MOTION to Dismiss filed by Julia M. Robinson. (dgr) Modified on 4/26/2024 to correct file date (dgr). (Entered: 04/26/2024)
04/25/2024	<u>49</u>	MOTION for Hearing as to All of the Defendants by Julia M. Robinson. (dgr) (Entered: 04/26/2024)
04/25/2024	<u>50</u>	MOTION for Hearing as to Apple Inc. by Julia M. Robinson. (dgr) (Entered: 04/26/2024)
04/25/2024	<u>51</u>	MOTION for Hearing as to Florida Atlantic University (FAU) by Julia M. Robinson. (dgr) (Entered: 04/26/2024)
04/25/2024	52	MOTION for Hearing as to Mariana Danet M.D. by Julia M. Robinson. (dgr) (Entered: 04/26/2024)
04/25/2024	53	MOTION for Hearing as to Memorial Healthcare Systems Inc. by Julia M. Robinson. (dgr) (Entered: 04/26/2024)
04/26/2024		MINUTE ORDER Granting 46 Application for Admission Pro Hac Vice of Leigh Farnell Rosenbloom by CRD at the direction of the Clerk's Office. Approved by Judge Mark H. Cohen on 4/26/24. If the applicant does not have CM/ECF access in the Northern District of Georgia already, they must request access at http://pacer.gov. If they have electronically filed in this district in a previous case, please omit this step.(lme) (Entered: 04/26/2024)
04/26/2024	<u>54</u>	NOTICE of Appearance by Charles Spalding, Jr on behalf of BlackRock Inc. (Spalding, Charles) (Entered: 04/26/2024)

04/26/2024	<u>55</u>	MOTION to Dismiss with Brief In Support by BlackRock Inc (Attachments: # 1 Brief Brief ISO MTD)(Spalding, Charles) (Entered: 04/26/2024)
04/26/2024	<u>56</u>	Certificate of Interested Persons and Corporate Disclosure Statement by BlackRock Inc (Spalding, Charles) (Entered: 04/26/2024)
04/26/2024	<u>57</u>	MOTION to Dismiss <i>or</i> , <i>in the Alternative, for More Definite Statement</i> with Brief In Support by Enterprise Rent–A–Car Inc./ Enterprise Holdings Inc (Attachments: # 1 Brief in support of Motion to Dismiss, # 2 Exhibit Ex. A Declaration of Daniel O'Keefe)(Baxter, Jeffrey) (Entered: 04/26/2024)
04/26/2024	58	Certificate of Interested Persons and Corporate Disclosure Statement by Enterprise Rent–A–Car Inc./ Enterprise Holdings Inc. identifying Corporate Parent The Crawford Group, Inc. for Enterprise Rent–A–Car Inc./ Enterprise Holdings Inc (Baxter, Jeffrey) (Entered: 04/26/2024)
04/29/2024		Submission of <u>37</u> MOTION to Dismiss to District Judge Mark H. Cohen. (lme) (Entered: 04/29/2024)
04/29/2024		Submission of 33 MOTION to Dismiss to District Judge Mark H. Cohen. (lme) (Entered: 04/29/2024)
04/29/2024	59	NOTICE Of Filing amendment/correction to Brief in Support of Motion to Dismiss to correct conversion errors by Enterprise Rent—A—Car Inc./ Enterprise Holdings Inc. re <u>57</u> MOTION to Dismiss <i>or, in the Alternative, for More Definite Statement</i> (Attachments: # <u>1</u> Brief in support of Motion to Dismiss)(Baxter, Jeffrey) (Entered: 04/29/2024)
04/29/2024	60	MOTION to Dismiss <i>Plaintiffs Complaint</i> with Brief In Support by T–Mobile Inc (Attachments: # 1 Brief In Support of Motion to Dismiss Plaintiffs Complaint)(Knoop, Matthew) (Entered: 04/29/2024)
04/30/2024	61	Certificate of Interested Persons by Brittney Mason–Hirner. (Rosenbloom, Leigh) (Entered: 04/30/2024)
04/30/2024		Submission of <u>38 MOTION</u> to Dismiss for Failure to State a Claim to District Judge Mark H. Cohen. (lme) (Entered: 04/30/2024)
04/30/2024	62	Certificate of Interested Persons and Corporate Disclosure Statement by T–Mobile Inc. identifying Other Affiliate SoftBank Group Corp., Other Affiliate Deutsche Telekom Holding B.V., Other Affiliate NASDAQ Global Select Market, Other Affiliate Delaware Project 6 L.L.C. for T–Mobile Inc (Knoop, Matthew) (Entered: 04/30/2024)
05/01/2024		Clerk's Notation re <u>44</u> and <u>58</u> Certificate of Interested Persons/Corporate Disclosure Statements reviewed by Mark H. Cohen. (lme) (Entered: 05/01/2024)
05/03/2024	63	RESPONSE in Opposition re <u>24</u> MOTION TO DISMISS FOR FAILURE TO STATE A CLAIM, <u>26</u> MOTION to Dismiss filed by Julia M. Robinson. (dgr) (Additional attachment(s) added on 5/3/2024: # <u>1</u> Defendant Mariana Danet, M.D.'s Memorandum in Support of Motion to Dismiss, or in the Alternative, for More Definite Statement) (dgr). (Entered: 05/03/2024)
05/03/2024	64	RESPONSE in Opposition re <u>33</u> MOTION to Dismiss filed by Julia M. Robinson. (Attachments: # <u>1</u> Defendant Apple Inc.'s Motion to Dismiss)(dgr) (Entered: 05/03/2024)

05/03/2024	<u>66</u>	Amended RESPONSE in Opposition re <u>37</u> MOTION to Dismiss, <u>33</u> MOTION to Dismiss filed by Julia M. Robinson. (Attachments: # <u>1</u> Amended Opposition Response Continued)(dgr) (Entered: 05/06/2024)
05/03/2024	<u>67</u>	MOTION for Hearing by Julia M. Robinson. (dgr) (Entered: 05/06/2024)
05/06/2024	<u>65</u>	MOTION to Stay <i>Further Pretrial Deadlines</i> by Apple Inc (Bold, Fredric) (Entered: 05/06/2024)
05/07/2024		Clerk's Notation re <u>61</u> and <u>62</u> Certificate of Interested Persons/Corporate Disclosure Statements reviewed by Mark H. Cohen. (lme) (Entered: 05/07/2024)
05/09/2024	<u>68</u>	RESPONSE in Support re <u>33</u> MOTION to Dismiss filed by Apple Inc (Bold, Fredric) (Entered: 05/09/2024)
05/09/2024	<u>69</u>	MOTION to Stay <i>Certain Pre–Discovery Deadlines</i> by Amgen Inc (Attachments: # <u>1</u> Text of Proposed Order)(Rumfelt, Eileen Elizabeth) (Entered: 05/09/2024)
05/16/2024	70	MOTION to Stay <i>Further Pretrial Deadlines</i> by Enterprise Rent–A–Car Inc./ Enterprise Holdings Inc (Attachments: # 1 Text of Proposed Order Granting Motion to Stay Further Pretrial Deadlines)(Baxter, Jeffrey) (Entered: 05/16/2024)
05/17/2024		Submission of <u>53</u> MOTION for Hearing, <u>43</u> MOTION to Dismiss, <u>50</u> MOTION for Hearing, <u>52</u> MOTION for Hearing, <u>51</u> MOTION for Hearing, <u>49</u> MOTION for Hearing, <u>55</u> MOTION to Dismiss, <u>57</u> MOTION to Dismiss <i>or, in the Alternative, for More Definite Statement</i> , to District Judge Mark H. Cohen. (dgr) (Entered: 05/17/2024)
05/17/2024	71	MOTION for Hearing and Response in Opposition to Enterprise Holdings Inc. re <u>57</u> MOTION to Dismiss <i>or, in the Alternative, for More Definite Statement</i> by Julia M. Robinson. (dgr) (Entered: 05/17/2024)
05/17/2024	72	MOTION for Hearing and Response in Opposition to BlackRock Inc.'s re <u>55</u> MOTION to Dismiss by Julia M. Robinson. (dgr) (Entered: 05/17/2024)
05/17/2024	73	MOTION for Hearing and Response in Opposition to Amgen Inc.'s re 38 MOTION TO DISMISS FOR FAILURE TO STATE A CLAIM by Julia M. Robinson. (dgr) (Entered: 05/17/2024)
05/17/2024	74	MOTION for Hearing and Response in Opposition to T–Mobile USA Inc re <u>60</u> MOTION to Dismiss <i>Plaintiffs Complaint</i> by Julia M. Robinson. (dgr) (Entered: 05/17/2024)
05/17/2024	<u>75</u>	MOTION for Hearing and Response in Opposition to AT&T Inc.'s re <u>43</u> MOTION to Dismiss by Julia M. Robinson. (dgr) (Entered: 05/17/2024)
05/17/2024	<u>76</u>	NOTICE Of Filing Submission of Documents/Exhibits/Evidence for this Entire Case by Julia M. Robinson. (dgr) (Entered: 05/17/2024)
05/17/2024	77	Emergency MOTION for Temporary Restraining Order by Julia M. Robinson. (dgr) (Entered: 05/17/2024)
05/17/2024		Submission of <u>77</u> MOTION for Temporary Restraining Order to District Judge Mark H. Cohen. (dgr) (Entered: 05/17/2024)

05/17/2024	78	NOTICE Of Filing Submission of Documents/Exhibits/Evidence for this Entire Case by Julia M. Robinson. (dgr) (Additional attachment(s) added on 5/20/2024: # 1 Notice of Submission of Documents, Exhibits, Evidence, Continued) (dgr). (Entered: 05/17/2024)
05/22/2024	79	MOTION to Stay <i>further Pretrial Deadlines</i> by Memorial Hospital. (Gal, Raanon) (Entered: 05/22/2024)
05/22/2024		Submission of <u>67</u> MOTION for Hearing to District Judge Mark H. Cohen. (lme) (Entered: 05/22/2024)
05/28/2024	80	ORDER. It is hereby ORDERED that Plaintiffs Emergency Petition for Temporary Restraining Order 77 is DENIED. It is FURTHER ORDERED that Plaintiffs request to file electronically 32 is DENIED. It is FURTHER ORDERED that the motions to stay pretrial deadlines until the pending motions to dismiss are adjudicated filed by Apple Inc. 65, Amgen Inc. 69, Enterprise Holdings, Inc. 70, and South Broward Hospital District, d/b/a Memorial Healthcare System 79 are GRANTED. It is FURTHER ORDERED that Plaintiff shall have twenty—one (21) days from the date of this Order to amend her Complaint. THE FAILURE TO AMEND HER COMPLAINT IN ACCORDANCE WITH THIS ORDER WILL RESULT IN DISMISSAL OF PLAINTIFF'S COMPLAINT. Should Plaintiff decide to file an amended complaint, it shall be reviewed by the Court to determine whether any such amended complaint complies with this Order. Defendants are DIRECTED not to answer or otherwise respond to any such amended complaint until further Order from this Court. Signed by Judge Mark H. Cohen on 5/28/2024. (dgr) (Entered: 05/28/2024)
05/29/2024		Clerk's Certificate of Mailing as to Kendall J. Hall and Julia M. Robinson re <u>80</u> Order. (dgr) (Entered: 05/29/2024)
05/29/2024		Submission of <u>60</u> MOTION to Dismiss <i>Plaintiffs Complaint to District Judge Mark H. Cohen. (lme) (Entered: 05/29/2024)</i>
06/21/2024	81	MOTION for Temporary Restraining Order and Submission of Documents/Exhibits/Evidence for this entire case and for TRO/Temporary Restraining Order/ Protection Order/ Preliminary Injunction/ and Notice of Hearing by Julia M. Robinson. (dgr) (Entered: 06/21/2024)
06/21/2024		Submission of <u>81</u> MOTION for Temporary Restraining Order, to District Judge Mark H. Cohen. (dgr) (Entered: 06/21/2024)
06/21/2024	82	AMENDED COMPLAINT against AT&T Inc., Amgen Inc., Apple Inc., Audi Inc., Audi Inc., Lloyd Austin, Xavier Becerra, Monica Bertagnolli, BlackRock Inc., William J. Burns, Pete Buttigieg, Robert Califf, Mariana Danet, Enterprise Rent–A–Car Inc./Enterprise Holdings Inc., Enterprise Rent–A–Car Inc./Enterprise Holdings Inc., Florida Atlantic University (FAU), Merrick Garland, Yoel A Hernandez – Rodriguez, Jane Does, John Does, Brittney Mason–Hirner, Alejandro Mayorkas, Memorial Hospital, Memorial Hospital, Mojio Inc. Bulgaria, Mojio Inc. Canada, Mojio Inc. United States, Paul M. Nakasone, T–Mobile Inc., T–Mobile Inc. /Deutsche Telekom AG Inc., The United States of America, Christopher A. Wray filed by Kendall J. Hall, Julia M. Robinson.(dgr) Please visit our website at http://www.gand.uscourts.gov/commonly–used–forms to obtain Pretrial Instructions and Pretrial Associated Forms which includes the Consent To

		Proceed Before U.S. Magistrate form. (Entered: 06/24/2024)
06/21/2024	83	MOTION for Temporary Restraining Order by Julia M. Robinson. (dgr) (Entered: 06/24/2024)
06/21/2024	84	SECOND AMENDED COMPLAINT against AT&T Inc., All Ambulance (EMT) Services in States of Georgia and Florida, All Churches and Organizations in The Entire World (The Plaintiffs aren't members and Do Not Consent to Any Form of Research from any Churches, Organizations, Colleges, Universities, Research, All Colleges and Universities in The Entire World, All Computer/Tech/App Developers in The Entire World, All Doctos, Hospitals, Clinics, Insurance Companies, Institutions, and Doctors Offices and Medical Staff in the Entire World that Gladly Assisted the Defendants in Continuing the On Going Crimes, All Fake Con Artist so Called Leadersand So Called Civil Rights (White) Attorneys that Actually Work for the Federal Government as Double Agents to Supress, Sabotage, and Pretend to be the Help of, All Firefighters Unions and Departments of The States of Georgia and Florida, All Media Companies and Outlets in the Entire World that are Illegally in the Background of the Plaintiffs Private Properties, All Organizations, Churches, Affiliates, Donors, Associations and or endorsed but not limited to The Entire Republican Political Party, All Plumbing Companies in the Entire World, All Police Unions and Departments in The States of Georgia and Florida, All Professors in The Entire World, All Research Companies and Studies in The Entire World, All Roofing Companies in the Entire World, All of the Defendants Associates, Families, Co—Workers, and Friends, All of the Residents in the Cities of Smyrna, Palmetto, Peachtree City, Union City, and Tyrone Georgia that Have Been Paid by the Defendants to Participate in the On Going Crimes Committed Against the, All other Attorneys that have secret alliances with all or some of The Defendants that have participate in companies in the Entire World, Apple Inc., Audi Inc., Audi Inc., Lloyd Austin, Xavier Becerra, Monica Bertagnolli, BlackRock Inc., William J. Burns, Pete Buttigieg, Robert Califf, Mariana Danet, Ron Desantis, Enterprise Rent—A—Car Inc./Enterprise Holdings Inc., Florida Atlanti

		
06/24/2024		Submission of <u>83</u> MOTION for Temporary Restraining Order to District Judge Mark H. Cohen. (dgr) (Entered: 06/24/2024)
07/08/2024	85	ORDER. It is hereby ORDERED that Plaintiffs' Motions for temporary restraining orders [Docs. 81 & 83] are DENIED. It is further ORDERED that the Notices of Hearing [Docs. 49–53, 67, 71–75], in which Plaintiffs appear to request public hearings on matters pending before the Court, are DENIED AS MOOT. It is further ORDERED that the motions to dismiss filed by the following Defendants: Florida Atlantic University ("F AU") [Doc. 22], Mariana Danet, M.D. ("Danet") [Doc. 24], Yoel A. Hernandez–Rodriguez, MD ("Hemandez Rodriguez") [Doc. 25], South Broward Hospital District, d/b/a Memorial Healthcare System ("MHS") [Doc. 26], Apple Inc. ("Apple") [Doc. 33], Brittney Mason ("Mason") [Doc. 37], Amgen Inc. ("Amgen") [Doc. 38], AT&T Inc. [Doc. 43], BlackRock Inc. ("BlackRock") [Doc. 55], Enterprise Holdings, Inc. ("Enterprise") [Doc. 57], and T–Mobile USA, Inc. ("T–Mobile") [Doc. 60] are GRANTED. Plaintiffs' case is DISMISSED WITH PREJUDICE. The Clerk is DIRECTED to close this case. Signed by Judge Mark H. Cohen on 7/8/2024. (dgr) (Entered: 07/08/2024)
07/08/2024	86	CLERK'S JUDGMENT that the action be, and the same hereby is, dismissed with prejudice. (dgr)—Please refer to http://www.ca11.uscourts.gov to obtain an appeals jurisdiction checklist— (Entered: 07/08/2024)
07/08/2024		Civil Case Terminated. (dgr) (Entered: 07/08/2024)
07/08/2024		Clerk's Certificate of Mailing as to Kendall J. Hall and Julia M. Robinson re <u>86</u> Clerk's Judgment and <u>85</u> Order. (dgr) (Entered: 07/08/2024)
08/02/2024	87	NOTICE OF APPEAL as to <u>86</u> Clerk's Judgment, <u>85</u> Order on Motion to Dismiss, Order on Motion to Dismiss for Failure to State a Claim, Order on Motion for Hearing, Order on Motion for TRO, by Julia M. Robinson. Case Appealed to USCA – 11th Circuit. Filing fee \$ 605.00, receipt number 100013306. (pjm) (Entered: 08/02/2024)
08/02/2024	88	USCA Appeal Transmission Letter to USCA–11th Circuit re: <u>87</u> Notice of Appeal, filed by Julia M. Robinson. (pjm) (Entered: 08/02/2024)

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

JULIA M. ROBINSON and KENDALL J. HALL,

Plaintiffs,

v.

CIVIL ACTION FILE

NO. 1:23-CV-5655-MHC

THE UNITED STATES OF AMERICA et al.,

Defendants.

<u>ORDER</u>

On May 28, 2024, this Court found that Plaintiffs' Complaint [Doc. 3] was a shotgun pleading subject to dismissal, presenting "the precise problems the Eleventh Circuit has identified as being characteristic of shotgun pleadings; it "is in no sense the 'short and plain statement of the claim' required by Rule 8 of the Federal Rules of Civil Procedure." May 28, 2024, Order ("May 28 Order") [Doc. 80] at 21 (quoting Magluta v. Samples, 256 F.3d 1282, 1284 (11th Cir. 2001) (citation omitted)). Nevertheless, recognizing Plaintiffs' pro se status, instead of

¹ The Court's May 28 Order contains an extensive discussion of the allegations Plaintiff has made in this case, which this Court adopts herein by reference. <u>Id.</u> at 2-13. The Court also noted that the present lawsuit is substantially similar to three other lawsuits Plaintiffs, or Robinson on her own, filed in 2022 and 2023

dismissing the Complaint, the Court afforded Plaintiffs an opportunity to amend the Complaint to address the flaws identified by the Court. <u>Id.</u> at 22-25.

Plaintiffs subsequently filed four documents, two of which appear to be amended complaints and were docketed as such [Docs. 82 and 84]. The other two filings appear to be motions for temporary restraining orders, entitled "Notice of Submission of Documents/Exhibits / Evidence for This Entire Case and for TRO/Temporary Retraining [sic] Order/ Protection Order/ Preliminary Injunction/ and Notice of Hearing ("Pls.' Second Mot. for TRO") [Doc. 81], and "Verified Emergency Motion/Verified Emergency Filing/ Verified TRO Temporary Retraining Order/Verified Retraining Order/Verified Stay Away Order /Verified Preliminary Injunction/Verified Permanent Retraining Order /Injunction" ("Pls.' Third Mot. for TRO") [Doc. 83]. The Court will address the motions for temporary restraining orders and then turn to the amended complaints to determine if they complied with this Court's May 28 Order.

⁽collectively, the "previous lawsuits"), all of which have been dismissed: Robinson v. Choice Hotels Int'l Serv. Corp. Serv. Co., No. 1:22-CV-3080-MHC, 2023 WL 3627861 (N.D. Ga. Apr. 13, 2023), aff'd sub nom., Robinson v. City of Hollywood Police Dep't, No. 23-11733, 2024 WL 983926 (11th Cir. Mar. 7, 2024); Robinson v. The United States of America, et al., No. 1:23-CV-43-MHC (N.D. Ga. Jan. 4, 2023); Robinson v. United States, No. 1:23-CV-1161-MHC, 2023 WL 8351618, at *2 (N.D. Ga. Sept. 7, 2023). May 28 Order at 2-3, 13.

I. MOTIONS FOR TEMPORARY RESTRAINING ORDER

A. Legal Standard

In order to obtain a temporary restraining order or preliminary injunction, a plaintiff must demonstrate: (1) a substantial likelihood of success on the merits; (2) that irreparable injury will be suffered if the injunction is not granted; (3) that the threatened injury to the plaintiff absent an injunction outweighs the damage to the defendant if an injunction is granted; and (4) that granting the injunction would not be adverse to the public interest. Four Seasons Hotels & Resorts, B.V. v.

Consorcio Barr, S.A., 320 F.3d 1205, 1210 (11th Cir. 2003); Morgan Stanley BW, Inc. v. Frisby, 163 F. Supp. 2d 1371, 1374 (N.D. Ga. 2001). A temporary restraining order is "an extraordinary and drastic remedy" and should be granted only when the movant clearly carries the burden of persuasion as to each of the four prerequisites. Four Seasons, 320 F.3d at 1210.

To the extent Plaintiffs are seeking *ex parte* injunctive relief, a court may issue a temporary restraining order without notice to the adverse party or its attorney only if:

- (A) specific facts in an affidavit or a verified complaint clearly show that immediate and irreparable injury, loss, or damage will result to the movant before the adverse party can be heard in opposition; and
- (B) the movant's attorney certifies in writing any efforts made to give notice and the reasons why it should not be required.

FED. R. CIV. P. 65(b)(1). "The stringent restrictions imposed by [Rule 65] on the availability of *ex parte* temporary restraining orders reflect the fact that our entire jurisprudence runs counter to the notion of court action taken before reasonable notice and an opportunity to be heard has been granted both sides of a dispute."

Granny Goose Foods, Inc. v. Brotherhood of Teamsters & Auto Truck Drivers

Local No. 70 of Alameida Cnty., 415 U.S. 423, 438-39 (1974). To the extent they are entered, *ex parte* temporary restraining orders "should be restricted to serving their underlying purpose of preserving the status quo and preventing irreparable harm just so long as is necessary to hold a hearing, and no longer." <u>Id.</u> at 439.

B. Discussion

Plaintiffs' Second Motion for TRO asserts in conclusory fashion and in general terms that their case is meritorious but fails to identify any legal cause of action. See Second Motion for TRO. In salient part, the motion provides as follows:

The Plaintiff isn't going to allow NO ONE to take over her case. The Plaintiff will continue to represent herself and her daughter in this case. The Plaintiff will also keeping [sic] showing The American public everything through her motions she files to show how this court is and has been cheating for The Defendants by allowing The Defendants to assault The Plaintiffs through poisonings throughout their residence through the air and water gauging [sic] it under illegal research to help their evil friends so called professionals make money in the state of Florida and Georgia which still violates The Plaintiffs['] Constitutional

Rights. The Plaintiffs ha[ve] shown this court through their evidence that they don't and never did qualify for no research to be performed and how it is still being done and This court and The United States Of America and this court is ALLOWING THE BLACK AFRICAN AMERICA PLAINTIFFS TO BE ATTACKED THROUGH ILLEGAL RESEARCH.

<u>Id.</u> at 1. Plaintiffs support the motion with a statement from Julia Robinson that purports to explain the factual circumstances surrounding a June 26, 2019, arrest of Kristian Hall (the father of Plaintiff Kendall Hall). <u>Id.</u> at 2-6. However, Plaintiffs fail to explain how the circumstances detailed in Robinson's statement relate to Plaintiffs' case, or any cause of action asserted therein.

Plaintiffs' Second Motion for TRO is without merit. Plaintiffs fail to demonstrate any of the four prerequisites to obtaining a TRO. Most significantly, Plaintiffs have not argued or demonstrated that they are substantially likely to succeed on the merits of any valid legal claim. It is not clear what claim(s) they contend entitle them to the "extraordinary and drastic" relief of a TRO. Four Seasons, 320 F.3d at 1210. Nor have Plaintiffs explained what injunctive relief they are seeking, or the irreparable injury they will suffer if an injunction is not granted. Additionally, the Court notes that numerous named Defendants do not appear to have been served with process in this case. To the extent Plaintiffs are seeking *ex parte* relief from those Defendants, Plaintiffs have not argued, let alone "clearly" demonstrated, circumstances such that "immediate and irreparable injury,

loss, or damage will result to [Plaintiffs] before [Defendants] can be heard in opposition." FED. R. CIV. P. 65(b)(1). Additionally, Plaintiffs do not argue (let alone show) a sufficient reason for not affording those Defendants notice of the motion and an opportunity to respond. Accordingly, Plaintiffs' Second Motion for TRO is **DENIED**.

Plaintiffs' Third Motion for TRO fares no better. The motion is 448 pages in length, single-spaced, and contains verbatim repetitions of sections from Plaintiffs' initial Motion for TRO, the original Complaint, and from the complaints filed in the previous lawsuits. See Pls.' Third Mot. for TRO. As with the original Complaint and the initial Motion for TRO, Plaintiffs' Third Motion for TRO consists of disjointed allegations that appear to be related to some conspiracy to harm Plaintiffs and their family, interspersed with cut-and-pasted legal citations and definitions that do not appear to have any cohesion or relevance to the motion for preliminary injunctive relief. Id. Contrary to Plaintiffs' conclusory assertions, it is not clear what relief Plaintiffs are seeking in their Third Motion for TRO. Id. at 115, 236 ("The Plaintiff was absolutely right after all, The Defendants arrogantly conspired and actually executed all crimes The Plaintiff is seeking relief for. It's blatantly clear that All of The Defendants are all guilty of what The Plaintiff is seeking relief for.").

While it is unclear what injunctive relief Plaintiffs are seeking, it is clear that their Third Motion for TRO fails as a matter of a law. See Watson v. Broward Cnty. Sheriff's Off., 808 F. App'x 891, 894 (11th Cir. 2020) (affirming district court's dismissal of the plaintiff's complaint as "baseless" because the plaintiff "offered only conclusory statements regarding 'fanciful,' 'fantastic,' and 'delusional' scenarios wherein the judges, state attorneys, public defenders, and law enforcement of Broward County and Miami-Dade County conspired to arrest and prosecute him based on fabricated charges"). Plaintiffs have not argued or demonstrated that they are substantially likely to succeed on the merits of any valid legal claim. Nor have they explained what injunctive relief they are seeking, or that they will suffer irreparable injury if an injunction is not granted. Additionally, to the extent they are seeking ex parte relief under Federal Rule of Civil Procedure 65(b), Plaintiffs have not demonstrated specific facts that clearly show that immediate and irreparable injury will result before Defendants can be heard in opposition. Additionally, Plaintiffs do not argue (let alone show) a sufficient reason for not affording Defendants notice of the motion and an opportunity to respond. Accordingly, Plaintiffs' Third Motion for TRO is **DENIED**.

II. AMENDED COMPLAINTS

A. Initial Complaint

This Court's May 28, 2024, Order found that Plaintiffs' initial Complaint was subject to dismissal as a shotgun pleading.² May 28 Order at 18-24. The Court noted that the original Complaint did separately list any cause of action or claim for relief, making it impossible for the Court and Defendants to ascertain what claims Plaintiffs are asserting in this case. <u>Id.</u> at 21. Instead of separately listing any cause of action, the Complaint included the following list of federal criminal and civil statutes as well as state law causes of action:

28 U.S.C. Part VI, Chapter 171 and 28 U.S.C. § 1346, Civil Rights Lawsuit: Text of Section 1983, Personal Injury (Sec . 95 . 11 (3) (a) & (o)., Claims Agai nst State & Local Governments (Sec . 768 . 28(6)., No Cap On Pain and Suffering (Sec. 768.28(5)., 768 . 73 Punitive Damages, 18 U.S. Code§ 1964 Civil Remedies, Civil Rights Act Of 1964, Official Misconduct under Florida Statute 838 . 022, Statute § 838 . 014(4), Florida Statute § 838 . 014(5), 768 . 31 Contribution

² As explained in Weiland v. Palm Beach County Sheriff's Office, the term "shotgun pleading" refers to pleadings "calculated to confuse the 'enemy,' and the court, so that theories for relief not provided by law and which can prejudice an opponent's case can be masked[.]" 792 F.3d 1313, 1320-23 (11th Cir. 2015) (identifying four types of shotgun pleadings: pleadings that (1) contain multiple counts where each count adopts the allegations of all preceding counts; (2) are "replete with conclusory, vague, and immaterial facts not obviously connected to any particular cause of action"; (3) do not separate each cause of action or claim for relief into separate counts; and (4) assert multiple claims against multiple defendants without specifying which of the defendants are responsible for which acts or omissions).

Among Tortfeasors, Florida Statute 768.0755, 18 U.S. Code § 2261A-Stalking, U.S. Code § 2332a - Use of weapons of mass destruction, Title 18, U.S.C., Section 241 Conspiracy Against Rights, Title 18, U.S.C., Section 242 Deprivation of Rights Under Color of Law, 784.011 Assault, 18 U.S. Code § 1505 - Obstruction of proceedings before departments, agencies, and committees, 42 U.S. Code § 3617 - Interference, coercion, or intimidation, 18 U.S. Code § 1512 - Tampering with a witness, victim, or an informant, Obstruction of Justice: Witness Tampering (18 U.S.C. §§ 1512, 1503), 18 U.S. Code § 2441 - War crimes: intentional attacks against civilians; torture; unlawful confinement; 18 U.S. Code § 1038.

False information and hoaxes, Medical Battery, Assault, Battery, Negligence, Fraudulent Concealment, The State Created Danger, Discrimination, Racial Retaliatory Discrimination, Discrimination, Theft, Attempted Murder, Attempted Kidnappings, Attempted assassinations, Human Trafficking/Involuntary Servitude/Slavery, Future Medical Expenses, Household Services (In Home Services), Loss of Consortium, Loss of Enjoyment of Life, Loss of Society and Companionship, Lost Wages, Medical Expenses, Mental Anguish, Pain and Suffering, Special Damages, Lost Some Earning Capacity, Disfigurement, Loss of Affection, Intentional Tort, Invasion of Privacy, Intentional Infliction of Emotional Distress, Slander, Libel, Defamation, Personal Property Damage, Breach of Duty too [sic] use Caution and Care, Constitutional torts, Conspiracy, Invasion of Privacy, and Other Charges.

<u>Id.</u> at 4-5 (quoting Compl. at 2, 143, and noting that the identical list of statutes and causes of action was included in all of the previous lawsuits).

In addition to failing to separately list any valid cause of action, the Court found that the factual basis of Plaintiffs' lawsuit was unclear:

Far from "a short and plain statement of the grounds for the court's jurisdiction," and "a short and plain statement of the claim showing that the pleader is entitled to relief," see FED R. CIV. P. 8(a), Plaintiff[s have]

submitted a long and disjointed screed of alleged factual assertions intermixed with cut-and-pasted legal concepts that is difficult to follow.

Plaintiff[s'] Complaint is comprised of disjointed factual allegations coupled with myriad cut-and-pasted legal citations that make little sense and leave the Court (and Defendants, as evidenced by the eleven motions to dismiss that have been filed, each arguing for dismissal of the Complaint as a shotgun pleading) guessing as to what claim(s) [they are] asserting and making it impossible to discern what factual allegations might support any claim. To the extent Plaintiff[s'] Complaint includes allegations against any particular Defendant, they are general and conclusory allegations including large amounts of superfluous information, "most of which [is] immaterial to most of the claims for relief." Johnson Enters. of Jacksonville, Inc. v. FPL Grp., Inc., 162 F.3d 1290, 1333 (11th Cir. 1998).

<u>Id.</u> at 5, 21. Based on these fatal flaws, the Court directed Plaintiffs to file an amended complaint within twenty-one (21) days and explained that

[a]ny amended complaint must comply with the following directions:

- (1) address all the shortcomings noted in this Order;
- (2) comply with the pleading requirements of the Federal Rules of Civil Procedure;
- (3) include a factual background section setting forth in specific numbered paragraphs, non-conclusory factual allegations which directly pertain to his case, are not legal conclusions, and suggest support for the required elements of any claims asserted against the particular defendant;
- (4) identify each of her legal causes of action against each defendant based on separate occurrences in separate counts of the amended complaint, each with its own

- heading identifying it as a count, and including the specific legal authority under which she seeks relief; and
- (5) identify by reference which specific factual allegations and acts by the particular defendant that support each cause of action within each count of Plaintiff's amended complaint.

Id. at 24. The Order emphasized that the failure to file an amended complaint "IN ACCORDANCE WITH THIS ORDER WILL RESULT IN DISMISSAL OF PLAINTIFF'S COMPLAINT." Id. at 24-25.

B. Plaintiffs' Amended Complaints

Plaintiffs filed two amended complaints on June 21, 2024. Am. Compl. [Doc. 82]; Am. Compl. [Doc. 84]. However, neither pleading complies with this Court's May 28 Order. The Amended Complaints are 454 and 605 pages in length, respectively, single-spaced, and contain verbatim cut-and-pasted sections from Plaintiffs' original Complaint and from the complaints filed in the previous

³ Apart from being much longer, the two Amended Complaints are substantively the same as the original Complaint, consisting of the same cut-and-pasted repetitious passages. For example, all of the passages quoted in this Court's May 28 Order, are also included in the Amended Complaints, sometimes multiple times. Because they are substantively similar and present no meaningful difference in terms of the analysis of whether they comply with this Court's May 28 Order, the Court will refer to both of the documents collectively as the Amended Complaints.

lawsuits. The same issues identified with Plaintiffs' initial Complaint persist with the Amended Complaints.

As with the original Complaint, the Amended Complaints consist of fanciful, disjointed, conclusory, and largely incomprehensible allegations that appear to be related to the same conspiracy to harm Plaintiffs and their family that is the subject of her previous lawsuits. Id. The Amended Complaints also contain voluminous repetitive cut-and-pasted legal citations and definitions that have no apparent relevance to the case. <u>Id.</u> The Amended Complaints do not attempt to address the flaws noted in the May 28 Order and, instead, repeat them verbatim. Specifically, neither Amended Complaint contains a separate factual background section with numbered paragraphs including non-conclusory factual allegations. Nor do Plaintiffs identify or specifically enumerate any cause of action in separate counts in either pleading. Both of these flaws violate Federal Rules of Civil Procedure 8(a)(2) and 10(b). Because the alleged facts are incomprehensible and Plaintiffs fail to specifically enumerate any cause of action indicating which Defendant is associated with which particular conduct, it is impossible for the Court or Defendants to discern what they are being charged with.

Plaintiffs' Amended Complaints are characteristic of three types of shotgun pleadings that the Eleventh Circuit have found to be improper; they (1) are "guilty

of the venial sin of being replete with conclusory, vague, and immaterial facts not obviously connected to any particular cause of action," (2) do "not separate[e] into a different count each cause of action or claim for relief," and (3) "assert[] multiple claims against multiple defendants without specifying which of the defendants are responsible for which acts or omissions, or which of the defendants the claim is brought against." Weiland, 792 F.3d at 1322. "The unifying characteristic of all types of shotgun pleadings," including Plaintiffs' Amended Complaints in this case, "is that they fail to one degree or another, and in one way or another, to give the defendants adequate notice of the claims against them and the grounds upon which each claim rests." Id.

Because Plaintiffs' Amended Complaints are shotgun pleadings in violation of Rules 8(a)(2) and 10(b) of the Federal Rules of Civil Procedure, they are subject to dismissal. See Barmapov v. Amuial, 986 F.3d 1321, 1325 (11th Cir. 2021) (affirming the dismissal of a shotgun pleading that was replete with conclusory, vague, and immaterial allegations, was a "a rambling, dizzying array of nearly incomprehensible pleading."); Vibe Micro, Inc. v. Shabanets, 878 F.3d 1291, 1294 (11th Cir. 2018) (affirming the dismissal of a complaint on shotgun pleading grounds that consisted of "innumerable pages of rambling irrelevancies, making no distinction between the defendants engaged in the various alleged acts."); Magluta,

256 F.3d at 1284 (finding that a complaint was a quintessential shotgun pleading where it was "replete with allegations that 'the defendants' engaged in certain conduct, making no distinction among the fourteen defendants charged."); Chudasama v. Mazda Motor Corp., 123 F.3d 1353, 1359 n.9 (11th Cir. 1997) (finding that a complaint was a shotgun pleading where "a reader of the complaint must speculate as to which factual allegations pertain to which count."); Cramer v. Florida, 117 F.3d 1258, 1261 (11th Cir. 1997) (finding a complaint to be a shotgun pleading where it "is so disorganized and ambiguous that it is almost impossible to discern precisely what it is that these appellants are claiming."); Cesnik v. Edgewood Baptist Church, 88 F.3d 902, 905 (11th Cir. 1996) (characterizing a complaint as a shotgun pleading where is "was framed in complete disregard of the principle that separate, discrete causes of action should be plead in separate counts."); Anderson v. Dist. Bd. of Trustees of Cent. Florida Cmty. Coll., 77 F.3d 364, 366 (11th Cir. 1996) (finding the complaint to be a "perfect example" of a shotgun pleading where it was "virtually impossible to know which allegations of fact are intended to support which claim(s) for relief," and it failed to "present each claim for relief in a separate count, as required by Rule 10(b)"). Accordingly, Defendants' Motions to Dismiss on this ground are **GRANTED**. Additionally, because the entire Amended Complaints are subject to dismissal as shotgun

pleadings and for failure to comply with this Court's May 28 Order, the case is dismissed as to all Defendants. See Barmapov, 986 F.3d at 1326 (affirming the trial court's dismissal of entire lawsuit against all defendants, some of whom moved to dismiss on shotgun pleading grounds and others who did not).

Furthermore, because Plaintiffs have failed to comply with this Court's May 28 Order, by repeating verbatim the allegations from the original Complaint without any attempt to remedy the shotgun pleading flaws, this case is subject to dismissal with prejudice. A district court has discretion to dismiss an action sua sponte for failure to prosecute or failure to obey a court order. Goodison v. Washington Mut. Bank, 232 F. App'x 922, 922-23 (11th Cir. 2007) (citing FED. R. CIV. P. 41(b)).

The legal standard to be applied under Rule 41(b) is whether there is a clear record of delay or willful contempt and a finding that lesser sanctions would not suffice. Dismissal of a case with prejudice is considered a sanction of last resort, applicable only in extreme circumstances.

Goforth v. Owens, 766 F.2d 1533, 1535 (11th Cir. 1985) (citations and quotations omitted).

Plaintiffs were instructed to replead their Complaint in accordance with specific direction from the Court to address the numerous flaws in the original Complaint. Instead of complying with the clear direction of the Court, Plaintiffs

plaintiff a second opportunity to amend because the plaintiff had previously filed a similar lawsuit and was put on notice of the deficiencies in his filings).

III. CONCLUSION

For the foregoing reasons, it is hereby **ORDERED** that Plaintiffs' Motions for temporary restraining orders [Docs. 81 & 83] are **DENIED**.

It is further **ORDERED** that the Notices of Hearing [Docs. 49-53, 67, 71-75], in which Plaintiffs appear to request public hearings on matters pending before the Court, are **DENIED AS MOOT**.⁵

It is further **ORDERED** that the motions to dismiss filed by the following Defendants: Florida Atlantic University ("FAU") [Doc. 22], Mariana Danet, M.D. ("Danet") [Doc. 24], Yoel A. Hernandez-Rodriguez, MD ("Hernandez-Rodriguez") [Doc. 25], South Broward Hospital District, d/b/a Memorial Healthcare System ("MHS") [Doc. 26], Apple Inc. ("Apple") [Doc. 33], Brittney Mason ("Mason") [Doc. 37], Amgen Inc. ("Amgen") [Doc. 38], AT&T Inc. [Doc. 43], BlackRock Inc. ("BlackRock") [Doc. 55], Enterprise Holdings, Inc.

⁵ The Court's Standing Order specifies that, if a party wishes to have an oral argument on a motion, it must "specify the particular reasons argument may be helpful" and "what issues will be the focus of the proposed argument." Standing Order [Doc. 5] at 16. Here, Plaintiffs have failed to give any reason why oral argument would be necessary. Additionally, the matters before the Court are not overly complicated such that oral argument would be beneficial.

("Enterprise") [Doc. 57],⁶ and T-Mobile USA, Inc. ("T-Mobile") [Doc. 60] are **GRANTED**. Plaintiffs' case is **DISMISSED WITH PREJUDICE**.

The Clerk is **DIRECTED** to close this case.

IT IS SO ORDERED this day of July, 2024.

MARK H. COHEN

United States District Judge

⁶ Plaintiff also names Enterprise Rent-A-Car, Inc., but no such entity exists. <u>Id.</u>

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

JULIA M .	ROBINSON and KENDALL J.
HALL.	

Plaintiffs,

CIVIL ACTION FILE NO.

1:23-CV-5655-MHC

VS.

THE UNITED STATES OF AMERICA et al.,

Defendants.

<u>JUDGMENT</u>

This action having come before the court, Honorable Mark H. Cohen, United States

District Judge, for consideration of defendants' motions to dismiss, and the court having

granted said motions, it is

Ordered and Adjudged that the action be, and the same hereby is, dismissed with prejudice.

Dated at Atlanta, Georgia, this 8th day of July, 2024.

KEVIN P. WEIMER CLERK OF COURT

By: s/D. Ross
Deputy Clerk

Prepared, Filed, and Entered in the Clerk's Office July 8, 2024 Kevin P. Weimer Clerk of Court

By: s/D. Ross
Deputy Clerk

August 1, 2024

United States District Court For The Northern District Of Georgia

Julia M Robinson and Kendall J. Hall 2451 Cumberland Pkwy SE Suite 3320 Atlanta Cobb Ga 30339

CASE NO: 1:23-CV-05655-MHC

Plaintiffs:

Julia M. Robinson and Kendall J. Hall

Defendants: Jane Does And John Does

The United States Of America in the country's Official Capacity U.S. Department Of Justice 950 Pennsylvania Avenue, NW Washington DC 20530

William J. Burns in his Official Capacity who serves as The Director for the Central Intelligence Agency (CIA)

The United States Of America U.S. Department Of Justice 950 Pennsylvania Avenue, NW Washington DC 20530

Monica Bertagnolli in her Official Capacity who serves as the Incumbent for The National Institute of Health (NIH)

The United States Of America U.S. Department Of Justice 950 Pennsylvania Avenue, NW Washington DC 20530

Xavier Becerra in his Official Capacity who serves as the Incumbent for The Department of Health and Human Services (DHHS)

The United States Of America U.S. Department Of Justice 950 Pennsylvania Avenue, NW Washington DC 20530

Pete Buttigieg in his Official Capacity who serves as the Incumbent for The Department of Transportation (DOT)

The United States Of America U.S. Department Of Justice 950 Pennsylvania Avenue, NW Washington DC 20530

Lloyd Austin in his Official Capacity who serves as the Incumbent for The Department of Defense (DOD)

The United States Of America U.S. Department Of Justice 950 Pennsylvania Avenue, NW Washington DC 20530

Christopher A. Wray in his Official Capacity who serves as the Incumbent for The Federal Bureau of Investigations (FBI)

The United States Of America U.S. Department Of Justice 950 Pennsylvania Avenue, NW Washington DC 20530

General Paul M. Nakasone in his Official Capacity who serves as the Incumbent for The National Security Agency (NSA)

The United States Of America U.S. Department Of Justice 950 Pennsylvania Avenue, NW Washington DC 20530

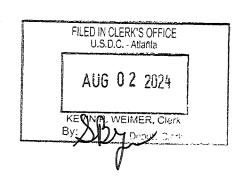
Merrick Garland in his Official Capacity who serves as the Attorney General for The Department of Justice (DOJ)

The United States Of America U.S. Department Of Justice 950 Pennsylvania Avenue, NW Washington DC 20530

Dr. Robert Califf in his Official Capacity who serves as the Incumbent for The Department of Health and Human Services Food and Drug Administration

The United States Of America U.S. Department Of Justice 950 Pennsylvania Avenue, NW Washington DC 20530

Alejandro Mayorkas in his Official Capacity who serves as the Incumbent for The United States Department of Homeland Security



53113 Bonn, Germany Bonn District Court HRB 6794

T-Mobile Inc. PO Box 37380 Albuquerque, NM 87176-7380

AT&T Inc.

208 S. Akard St. Dallas, Texas 75202 USA ATT

Mojio Inc. Canada 808 W Hastings Street #1100 Vancouver, BC V6C 2X4

Mojio Inc. United States 300 Orchard City Drive #100, Campbell, CA 95008

Mojio Inc. Bulgaria 10 Tsar Osvoboditel Blvd, 1000 Sofia, 12356 6547

Apple Inc. One Apple Park Way Cupertino, CA 95014

Audi Inc. Ettinger Strass 70, Ingolstadt, Bayern, Germany 85057

Audi Inc.

2200 Ferdinand Porsche Drive, Herndon, VA 20171, USA

Enterprise Rent-A-Car Inc./Enterprise Holdings Inc. 600 Corporate Park Dr St. Louis, Missouri 63105

Enterprise Rent-A-Car Inc./ Enterprise Holdings Inc. 600 Corporate Park Dr Clayton, MO 63105

Memorial Hospital Miramar/Memorial Health Care System Inc./Memorial HealthCare System 1901 SW 172 Avenue Miramar, FL 33029

Memorial Hospital Miramar/Memorial HealthCare System Inc./Memorial HealthCare System 2900 Corporate Way Miramar, FL 33025

Florida Atlantic University (FAU) 777 Glades Road Boca Raton, FL 33431

Dr. Brittney Mason-Hirner OBGYN, 1510 RiverPlace Boulevard Jacksonville , Florida 32207

MD Mariana Danet, 12515 Orange Dr STE 802 Davie , Fl 33330

MD Yoel A Hernandez - Rodriguez , 1901 SW 172 Ave Miramar , Fl 33029

Amgen Inc.
One Amgen Center Drive
Thousand Oaks, Ca 91320-1799

BlackRock Inc. 50 Hudson Yards, New York, New York, 10001

Notice Of Appeal

The Plaintiffs reason for filing this appeal is because this court is gaslighting The Plaintiff over and over saying that she didnt do things to properly move her lawsuit forward when she did. This court also never gave her a court date for any hearings she requested in the form of motions. Therefore The District court isn't following the law and allowing the attorneys to do whatever they want to avoid The Plaintiffs. The Plaintiffs are also demanding that their Verified Emergency Motion/Verified Emergency Filing/ Verified TRO Temporary Retraining Order/Verified Retraining Order/Verified Stay Away Order/Verified Preliminary Injunction/

Verified Permanent Retraining Order/Injunction is transferred to this court along with all of her filings and the defendants filings which would be the entire record for this case.

I Julia M Robinson declare (or certify, verify, or state) under penalty of perjury under the laws of the United States of America that the foregoing is true and correct "
Executed on August 1, 2024

JULIA M. ROBINSON 2451 CUMBERLAND PARKWAY SE SUITE 3320 ATLANTA COBB GA 30339 (424)-313-4070

juliamrobinsonuscourtappealprose@yahoo.com